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BEFORE THE POSTAL RATE COMMISSION WASHINGTON, D.C. 20268–0001

POSTAL RATE AND FEE CHANGES, 2000

Docket No. R2000-1

NOTICE OF UNITED STATES POSTAL SERVICE OF ERRATA TO TESTIMONY OF WITNESS EGGLESTON

The United States Postal Service hereby gives notice that it is filing the attached errata to the testimony of witness Eggleston, USPS-T-26. These errata are two corrections in the DBMC cost savings analysis, and one wording change in Attachment J.

The first correction in the DBMC analysis is in Attachment F, page 2, row 4. The cost numbers originally shown were taken from the wrong column of Table 3 in LR-I-103, rather than from column 8, total volume variable costs. The number is changed from \$959,273 to \$2,536,000.

The second correction in the DBMC analysis is in Attachment F, page 3, row 2. The proportion of inter-BMC volume deposited at the BMC is changed from .0448 to .0436. The corrected number reflects the proportion as it is calculated including OMAS volume. The previously used number (.0448) reflected the proportion calculated without including OMAS volume. Both of these corrections flow through to affect total DBMC cost savings, which in turn affect OBMC cost savings.

On page 1 of Attachment J the word "DSCF" is corrected to "DDU."

The corrections and their effects are highlighted on the attached replacement pages for pages 14 and 15 of the testimony, page 1 of Attachment C, pages 2 and 3 of Attachment F, page 1 of Attachment H, and page 1 of Attachment J.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux, Jr. Chief Counsel, Ratemaking

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1 Therefore this testimony assumes that DBMC parcels avoid outgoing mail preparation costs at facilities upstream of the BMC.

The outgoing mail processing costs that DBMC parcels avoid is shown in row 5 on page 2 of Attachment F. The appropriate piggyback factor has already been incorporated into this cost. Next, the unit cost is calculated by dividing the total cost in row 5 by the volume of Parcel Post that is entered upstream of BMC/ASF. This volume is estimated on page 3 of Attachment F. Next, the unit cost in row 7 is multiplied by the wage adjustment factor to derive the estimated mail processing costs avoided by DBMC parcels, \$5.7 cents.

2. BMC Presort

The estimated cost savings of BMC presort is shown on page 1 of Attachment G. The cost savings are estimated by subtracting the modeled BMC presorted cost per piece (column 2) from the modeled nonpresorted (inter-BMC) cost per piece (column 1).

The BMC presorted cost per piece is estimated on page 2 of Attachment G. It is estimated using a methodology similar to the mail processing models discussed in Section III of this testimony. The operations in the model have been changed to reflect the fact that the BMC presorted parcels only need to be crossdocked at the origin BMC. In addition, the conversion factors have been changed to reflect the BMC presort requirements. Machinable parcels must be sorted in a 69 inch pallet box with a minimum of 52 inches of mail in each, and NMOs must be sorted onto pallets with a minimum of height of 42 inches of mail.¹¹

The estimated BMC presort unit cost savings is 23.2 cents.

¹⁰ Docket No.R97-1, USPS-RT-12.

¹¹ BMC presort requirement from DMM § M045.8.3. The cost analysis assumes that on average the pallet boxes and pallets will be filled halfway between the minimum requirement and the maximum fullness.

3. Origin BMC

The estimated cost savings of Origin BMC (OBMC) parcels are shown on Attachment H page 1. Since the OBMC discount is off the inter-BMC rate, the cost savings are the costs avoided by an OBMC parcel compared to an inter-BMC parcel. The estimated cost savings has two parts. The first part is the costs an OBMC parcel avoids by being dropped at the origin BMC. Since they avoid the costs at the facilities upstream of the BMC, these costs are equivalent to the costs a DBMC parcel avoids. The second part of the cost savings is the cost avoided by the OBMC parcels being presorted by destination BMC. These avoided costs are the same costs a BMC-presorted parcel avoids. Therefore, the estimated costs avoided by an OBMC parcel are the sum of the DBMC unit cost savings and the BMC presort unit cost savings. This estimated OBMC cost savings is 89.4 cents.

4. DSCF

The estimated cost savings of a DSCF parcel compared to a DBMC parcel is shown on Attachment I page 1. The cost savings are estimated by comparing the modeled costs of DBMC in Section III of this testimony to the modeled cost of DSCF parcels. DSCF modeled costs are calculated using a mail processing model similar to the models discussed in Section III of this testimony. Machinable, NMO, and oversize NMO DSCF parcels are modeled separately. The inputs to the mail processing model have been changed to reflect the DSCF requirements. The requirements for DSCF give mailers several options. As mentioned earlier, since there was not enough time to gather adequate detailed data, assumptions had to be made in the cost analysis. These assumptions were made in a manner that would mitigate the probability of overstating cost savings.

Although both DBMC and OBMC parcels avoid the costs at facilities upstream of the BMC, DBMC parcels avoid these costs compared to an intra-BMC parcels while OBMC parcels avoid these costs compared to inter-BMC parcels.

Options for pallets include: (1) minimum 50 pieces and 250 lbs OR 36 inches of mail on a pallet, (2) minimum of 35 pieces and 200 lbs on a pallet with a documented average of 50 pieces on a pallet. Sacks can also be used with a minimum of 7 parcels per sack. Sacks could be bedloaded or palletized. Overflow sacks can also be used with the pallets.

Non-Transportation Cost Savings Summary

Rate Category		Modeled Cost Difference
BMC Presort Modeled Cost Savings	1/	\$0.232
DBMC Cost savings	2/	
Window Acceptance Modeled Cost Savings	3/	\$0.105
Mail Processing Modeled Cost Savings	41	
OBMC	5/	Market Name of the Section of the Se
Window Acceptance Modeled Cost Savings	6/	\$0.105
Mail Processing Modeled Cost Savings	7/	
BMC Presort Modeled Cost Savings	8/	\$0.232
DSCF		
Modeled Cost Savings	9/	\$0.428
Additional Cost of Oversize (DSCF oversize NMO modeled cost -DSCF mach modeled cost)	10/	\$3.640
DDU		
Weighted average of DDU mach and NMO modeled cost savings.	11/	\$0.730
NMO oversize DDU Modeled Cost Savings (compared to DBMC)	12/	\$5.558

Sources

- Row 1/: Attachment G, page 1, row 6.
- Row 2/: Row (3) + row (4).
- Row 3/: Attachment F, page 1, row 16.
- Row 4/: Attachment F, page 2, row 10.
- Row 5/: Row (6) + row (7) + row (8).
- Row 6/: Attachment H, page 1, row 1.
- Row 7/: Attachment H, page 1, row 2.
- Row 8/: Attachment H, page 1, row 3.
- Row 9/: Attachment I, page 1, row 12.
- Row 10/: Attachment I, page 1, row 9
- Row 11/: Attachment J, page 1, row 4.
- Row 12/: Attachment J, page 1, row 5.

USPS-T-26 Attachment F Page 2 of 3 Revised 2/18/00

Outgoing Mail Processing Costs at Non-BMC Facilities Avoided by DBMC Parcel Post

BY 1998 Outgoing Mail Processing Costs (excluding BMCs)	\$54,434,000 1/
Outgoing ASF Costs	\$2,062,000 2/
Percent of time ASFs act like BMCs	36.10% 3/
Non-BMC outgoing platform acceptance cost	/ASSESSA 6567600 4/
Total	\$51,1 53,585 ,5/
BY 98 Parcel Post Volume Entered Upstream of BMC/ASF	103,287,697,6/
Unit Costs Avoided	\$0.495 7/
Wage Rate Adjustment Factor	1.124 8/

Estimated Test Year Costs Avoided

30:557 9/

Sources

Row 1/: LR-I-103.

Row 2/: LR-I-103.

Row 3/: USPS-T-26, Attachment Y, page 2.

Row 4/: Outgoing OP7 costs from LR-I-103 multiplied by cost pool piggyback factors.

Row 5/: (Row (1) - [row (2) * row (3)] - row (4)).

Row 6/: Attachment E, page 1 (RPW).

Row 7/: Row (5) / row (6).

Row 8/: Attachment D, page 1, mail processing wage adjustment factor.

Row 9/: Row (7) * row (8).

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Volume of Parcel Post Pieces Entered Upstream of BMC/ASF

Estimate of Inter-BMC Parcel Post volume deposited at BMCs by mailers in FY1998	1/ 1/97/1802
Proportion of Inter-BMC volume deposited at BMC by mailers	0.0435 2/
FY 1998 Inter-BMC Volume	64,314,058 3/
Total Piece Volume Planticaded to BMCs	349,447 4/
Proportion of Parcel Post volume that is plantloaded by USPS	0.5% 5/
Proportion of Plantloaded Piece volume that is plantloaded to BMCs	68.4% 6/
FY 1998 non-DBMC Parcel Post Volume	106,434,805 7/
FY 1998 DBMC Volume	209,712,994 8/
Total Piece Volume Planticaded to or Deposited (by a mailer) at a BMC or beyond	9/
FY 1998 Total Parcel Post Volume	316,147,799 10/
Total Piece Volume Plant Loaded to or Deposited Upstream of a BMC/ASF	UST/20140014 11/

Sources

Row 1/: Row (2) * row (3).

Row 2/: Docket R97-1, USPS-T-28, Exhibit B.

Row 3/: Attachment E, page 1, inter-BMC volume.

Row 4/: Row (5) * row (6) * row (7).

Row 5/: 1993 Plant load study, R94-1, LR-G-157.

Row 6/: Docket No. R90-1 USPS-T-12, page 25.

Row 7/: Attachment E, page 1. inter-BMC volume + intra-BMC volume.

Row 8/: Attachment E, page 1, DBMC volume.

Row 9/: Row (1) + row (4) + row (8).

Row 10/: Attachment E, page 1.

Row 11/: Row (10) - row (9).

USPS-T-26 Attachment H Page 1 of 1 Revised 2/18/00

Costs Avoided by Depositing Inter-BMC Parcels at the Origin BMC with Presort to the Destination BMC

DBMC Savings Window Acceptance Mail Processing Total BMC Presort Related Savings	0.105 0£557	1/ 2/ 3/
	0.232	
Total OBMC Mail Processing Savings	0.894	4/

Sources

Row 1/: Attachment F, page 1, row 16. Row 2/: Attachment F, page 2, row 10. Row 3/: Attachment G, page 1, row 6. Row 4/: Row (1) + row (2) + row (3).

DDU Cost Savings

		Modeled Costs		
	-	Mach	NMO	Over 108
Costs Avoided by DDU	1/ -	\$0.673	\$1.780	\$5.558
Percent of Mach	2/	0.95		
Percent of NMO	3/	0.05		
verage DDU Cost Savings (no oversize)	4/	\$0.730		
Eversize DDU Cost Savings	⁵⁵ 5 /	\$5.558		

Sources

Row 1/: Attachment A, page 13 to 15, modeled DBMC costs.

Row 2/: Attachment D, page 1, row 2.

Row 3/: Attachment D, page 1, row 2.

Row 4/: Machinable cost avoided * percent of machinable [row (2)] + NMO cost avoided * percent of NMO [row (3)].

Row 5/: Oversize cost avoided in row (1).

CERTIFICATE OF SERVICE

I hereby certify that I have this day served the foregoing document upon all participants of record in this proceeding in accordance with section 12 of the Rules of Practice.

Scott L. Reiter

475 L'Enfant Plaza West, S.W. Washington, D.C. 20260–1137 February 18, 2000